



EXHIBIT 4

Nancy Winget
Field Service Manager
Sprint Carrier Markets
330 S. Valley View Blvd.
Las Vegas, NV 89152
Telephone: 702 244-7299
Fax: 702 244-6437

June 23, 1998

R. Charles Clay
Director – Carrier Relations
MGC Communications, Inc.
3301 N. Buffalo Dr.
Las Vegas, NV 89129

Dear Charles,

I have reviewed the list of delayed orders that you provided on June 17th. One order, C7451887, is not in our system. However, the information provided on the other orders is correct, and certainly does indicate that Sprint must be emphasis on the processes in place for notifying MGC of delayed orders. I appreciate the time it takes for your staff to accumulate this detail on orders, but it does assist me in gathering information.

The first order, CC770774 was identified as held for facilities while in the field. The cable pair assigned as found bad by the installer, no other facilities were available. MGC was notified of this lack of facilities on the due date. While this situation is painful for all parties involved, it will continue to occur. As we have discussed, this situation is the exception rather than the rule.

The second order, C743415 was due on June 8th, but due to a working number appearing on the order was not sent for assignments by the NEAC until June 11th. On June 11th we determined that facilities were not available at the 3M. Facilities have since become available and the service was installed on June 22nd. This delay has been brought to Mike Downey's attention, orders that come into a jeopardy situation due to errors will be escalated to a Supervisor in the NEAC.

The third order, C891062 was identified as being held for facilities on the day prior to the due date. This order was referred to Steve Hanik to determine why the order was being assigned the day prior to the due date as it was placed sent to the NEAC on May 23rd.

Orders C757626 and C765939 were identified as held one day prior to the due date. These orders were issued on a three-day schedule date, which will create a situation of assigning the order one day prior to the due date.

The final order, C765939 was identified as held for facilities on the due date. This situation was referred to Steve Hanik to determine why the order was delayed.

Please be assured that Sprint is working to eliminate the delays that have been documented in these orders. Again, I appreciate the effort made by your staff to document these incidents.

Sincerely,

Nancy Winget
Nancy Winget

Kent F. Heyman,
General Counsel
Marilyn Ash,
Associate General Counsel
Nevada Bar No. 5207
MGC Communications, Inc.
3301 N. Buffalo Drive
Las Vegas, NV 89129
702/310-8258

BEFORE THE PUBLIC UTILITIES COMMISSION OF NEVADA

MGC Communication, Inc.,)	
A Nevada Corporation,)	
)	
Complainant,)	Docket No. _____
)	
v.)	
)	
Sprint of Nevada, formerly)	
Central Telephone Company - Nevada,)	
)	
Respondent.)	
_____)	

Complaint of MGC Communications, Inc. Regarding Sprint of Nevada's
Failure to Respond to Bona Fide Request to Unbundle Network Elements
And for Relief Regarding Late Notification of Unavailability of Copper Loops

1. MGC Communications, Inc. ("MGC") is a Nevada Corporation doing business in the State of Nevada as a competitive provider of telecommunications services, CPCN 2068, Sub. 1.
2. Sprint of Nevada ("Sprint") is a Kansas Corporation, doing business in the State of Nevada as an incumbent local exchange carrier ("ILEC") of telecommunications services.

98 JUN -9 PM 2:55

3. MGC began offering competitive telephone service to consumers in the State of Nevada in 1996. Prior to that time, Sprint was a monopoly provider of local telephone services in the La Vegas area.

LAW

4. The Telecommunications Act of 1996 (“1996 Act”) 1996 Act, at 47 U.S.C. 251©(3), requires that ILECs:

[P]rovide, to any requesting telecommunications carrier for the provision of a telecommunications service, nondiscriminatory access to network elements on an unbundled basis at any technically feasible point on rates, terms, and conditions that are just, reasonable, and nondiscriminatory.

5. NAC 704.68092(1)(a) requires that:

1. To the extent technically feasible, a provider of last resort of basic service...shall make available to other certificated providers of telecommunication service, on a nondiscriminatory basis, individual components that comprise any basic or other essential service, if the provider of basic service: (a) Receives a bona fide request for the components....
2. A provider of basic or other essential services which receives a bona fide request for components of those services shall: (a) Respond to the requesting party within 30 days after the receipt of the request with a decision as to the technical feasibility of the request and an estimated rate for the interconnection. (b) If...it is determined to be technically feasible, file with the commission the determination of technical feasibility and a proposed rate schedule and tariff for the services requested. The filing must be made within 60 days after the date on which the response required in paragraph (a) is provided to the requesting party, but not later than 90 days after the date on which the request for interconnection is received.

6. The interconnection agreement entered into between MGC and Sprint on September 27, 1996, requires that:

Company will unbundle and separately price and offer the following eight network elements...1. Loops...

* * *

Additionally, Company will, upon receipt of a bona fide written request, specifying a desired activation date, further unbundle the elements identified above into sub-elements ...Upon submission of a written request from Carrier for

additional sub-element unbundled network elements, Company shall have 45 days from the receipt of the written request to respond, in writing, whether it is technically feasible to provide such unbundled network element on the requested activation date and, if feasible, the price of such element. (VI.A.9.)

7. The Public Utilities Commission of Nevada (“Commission”) dealt with the issue of surcharges for DLCs in its order in Docket 96-9035, dated February 5, 1998, stating that:

S/CTC-N’s [Sprint’s] procedure for a surcharge loop behind DLCs is inconsistent with its position on charges for loops behind OPMs. The charge for loops behind OPMs is spread across all loops so that neither the CLEC nor the ILEC is bridled by the uncertainty and administrative burden of determining whether a loop is behind an OPM or not. (Tr., p. 684). However, under S/CTC-N’s proposal for DLC, a CLEC will not know whether it is going to face a surcharge for loops behind DLCs until after it brings the order to S/CTC-N (Tr., p. 284-286). The Commission believes that both the CLEC and ILEC should know the cost of the loop before submitting a order. Implementing a surcharge frustrates this certainty. Consequently, the Commission finds that there should be no surcharges specifically for loops located behind DLCs.

BONA FIDE REQUEST

8. When MGC orders unbundled loops from Sprint, often the orders are returned indicating that no unbundled loops are available because a premise is served by a remote line concentrator device, sometimes called a Digital Loop Carrier (“DLC”) or an Off-Premises Multiplexer (“OPM”). Sprint generically refers to these conditions as having “no copper.” (See details below.)
9. By letter dated March 9, 1998, (Ex. 1) MGC made a bona fide request of Sprint that it unbundle the loops served by remote line concentration devices. By letter dated March 10, 1998, (Ex. 2) Sprint acknowledged receipt of the bona fide request and indicated that it would provide a determination of technical feasibility by April 9, 1998.
10. Despite a letter, dated May 8, 1998, (Ex. 3) invoking the dispute resolution provisions of the 1996 interconnection agreement and subsequent telephone conferences between May 19 and May 27 with Richard Pfeifer, a Sprint Vice President, Sprint has not provided MGC with so

much as a written response, nor has Sprint provided MGC with a proposed solution, either orally or in writing.

11. Although the formal bona fide request was not made until March 9, 1998, the request that MGC be able to obtain loops served by remote devices has been on-going since at least July 7, 1997. See letter of Nield J. Montgomery, MGC President & CEO, to Steve McMahon at Sprint, dated 7/7/97. (Ex. 4) The response of Mr. McMahon to Mr. Montgomery attached a letter to Kent Heyman, MGC General Counsel, dated 7/11/97, stating that Sprint “is prepared to price and provide unbundled loop sub-elements,” however, Sprint preferred a bona fide request. (Ex. 5) The letter then outlined Sprint’s proposed procedures for a bona fide request.
12. MGC stated in its bona fide request letter of March 9, 1998, that as a result of Sprint’s use of remote line concentration devices “MGC is unable to accept requests for local exchange service from customers being serviced by many of these remote devices.” It then suggested five possible alternatives and requested a response within established time frames. Although Sprint has not stated that it cannot provide any of these alternatives, it continues to delay making any response. Until Sprint provides an acceptable solution to this problem a significant portion of the market is unavailable to competitive carriers and to MGC in particular.

13. Sprint should be ordered to provide appropriate facilities to MGC in a timely fashion.

“NO COPPER”

14. Closely related to the problem of MGC’s not being able to offer service behind Sprint’s remote devices is the continuing problem of Sprint’s not informing MGC that it cannot provide “copper” loops until the day the loops are to be installed or the day prior to – or even

the day after - the installation date. By that time, MGC customers typically have made business or personal arrangements regarding their new telephone numbers and it is extremely damaging both to the prospective MGC customers and to MGC not to have this information in a timely fashion.

15. MGC can document numerous instances in which the availability of “copper” loops were confirmed upon MGC’s order to Sprint but on or about the installation date, MGC was informed that, in fact, facilities were not available after all. (See, for example, Ex. 6) A number of examples were provided to Sprint in early April of 1998. When there was no resolution of the problem, by letter dated May 19, 1998 (Ex. 7), MGC officially informed Brian Theis of Sprint that:

We have been experiencing a significant quantity of incidents for more than a couple of months in which we will submit preorder forms to Sprint, are informed that copper facilities serve this address, MGC submits the order and we are then informed the day before the scheduled due date, the day of the due date and even the day after the due date, that facilities are not available.

The letter of May 19 further indicates that the issue has been investigated, “escalated” to various individuals and that the problem continues without resolution and needs immediate attention. On June 1, 1998, a letter was sent to Nancy Winget at Sprint confirming more than a half dozen additional specific instances of this continuing problem. (Ex. 8) Although the focus of this complaint is relatively narrow, nonetheless it is symptomatic of the practices and tactics Sprint consistently employs to frustrate the competitive process.

16. MGC requests that Sprint be ordered to institute appropriate procedures to eliminate this late notification problem during the period prior to resolution of the DLC problem above.

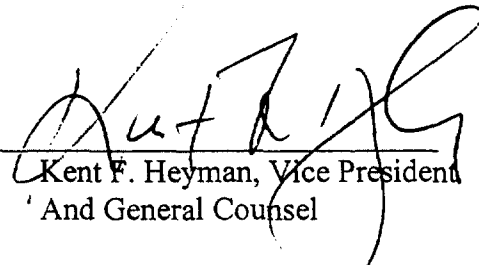
Wherefore, MGC requests that the Commission:

1. Order Sprint to immediately institute a timely process to provide facilities to MGC which allow it to serve customers behind Sprint's remote devices.
2. Order Sprint to immediately institute procedures for notifying MGC in a timely fashion when neither "copper" nor any appropriate alternative facilities are available to serve prospective MGC customers who are located behind Sprint's remote devices.
3. For such other and further relief as the Commission may deem proper.

Respectfully submitted this 5th day of June, 1998.

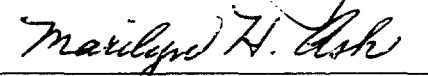
MGC Communications, Inc.

By



Kent F. Heyman, Vice President
' And General Counsel

By



Marilyn H. Ash,
Associate Legal Counsel
Nevada Bar No. 5207

3301 N. Buffalo Drive
Las Vegas, NV 89129
702/310-8258 (phone)
702/310-5689 (fax)

CERTIFICATE OF SERVICE

I hereby certify that I have this day served Complaint of MGC Communications, Inc. Regarding Sprint of Nevada's Failure to Respond to Bona Fide Request to Unbundle Network Elements And for Relief Regarding Late Notification of Unavailability of Copper Loops upon the following persons by sending copies thereof, first class mail, postage prepaid, to the last known addresses of:

Ann Pongracz, General Counsel
Sprint/Central Telephone
330 South Valley View Blvd.
Las Vegas, NV 89152

Larry Stratman, Esq.
Public Utilities Commission
727 Fairview Drive
Carson City, NV 89710

Sharon Thomas, DRO
Public Utilities Commission
727 Fairview Drive
Carson City, NV 89710

Chris Van Dyck, Esq.
Bureau of Consumer Protection
1000 E. William Street, #200
Carson City, NV 89710

Dated this 9 day of June, 1998.



Molly Pace, an employee of MGC Communications, Inc.



MGC Communications, Inc.

March 9, 1998

Mr. Brian Theis
Director - Carrier Relations
330 S. Valley View Blvd.
Las Vegas, NV 89152

Dear Brian,

MGC Communications, Inc. is a facility based local and long distance service provider that requires the leasing of unbundled loops from the ILEC to provide these services to our customers. As a result of Sprint's use of remote line concentration devices, Sprint is unable to provide MGC with unbundled loops at certain physical addresses served by these devices. Consequently, MGC is unable to accept requests for local exchange service from customers being served by many of these remote devices.

MGC, via this correspondence, is submitting a Bonafide Request to Sprint for a systematic and comprehensive service provision plan that will give MGC access to unbundled loops for all physical addresses in all wire centers. This plan must consider all technical alternatives that will provide MGC with unbundled loops to all physical addresses, independent of the outside plant facility design. These alternatives must include, but must not be limited to the following options:

1. Central office DACs
2. Dedicated permanent special circuits (nailed-up facilities)
3. Channel banks
4. Temporary environmentally controlled cabinets housing line concentrating devices placed in central office parking lots.
5. RSCs installed in underground vaults located in central office situations in which building space additions require a long term solution.

Please honor the established Bonafide Request intervals for your reply.

Thank you.

Sincerely,

John Boersma
Vice President - Operations
MGC Communications, Inc.



330 S. Valley View Blvd.
Las Vegas, NV 89152
Telephone: (702) 244-7171

March 10, 1998

MGC
Attn: John Boersma
Vice President-Operations
3301 North Buffalo Drive
Las Vegas, NV 89129

Dear John,

The purpose of this letter is to acknowledge the receipt of your Bonafide Request for a service provision plan that will give MGC access to unbundled loops for all physical addresses in all wire centers.

Sprint's preliminary analysis step to determine technical feasibility of MGC's Bonafide Request (BFR) should be completed by April 9, 1998

At the conclusion of this analysis, Sprint will provide a written response to MGC indicating our ability to meet your request.

Thank you for this opportunity to serve you.

Sincerely,

A handwritten signature in black ink, appearing to read "Brian Theis".

Brian Theis
Regional Director-Carrier Accounts



May 8, 1998

Ann Pongracz, Esq.
Sprint
330 South Valley View Boulevard
Las Vegas, Nevada 89152

RE: Bona Fide Request Dated March 9, 1998

Dear Ann:

Please accept this letter as notification of MGC's invocation of the dispute resolution provisions of paragraph XIX(b) of the Interconnection Agreement between MGC and Sprint. Submitted herewith is a copy of the March 9, 1998 letter to Brian Theis, constituting a Bona Fide Request to Sprint for technical alternatives for access to unbundled loops. Also attached herewith is a letter dated March 10, 1998 from Brian Theis, acknowledging receipt of the Bona Fide Request, and estimating a completion date for the preliminary analysis of April 9, 1998.

It is my understanding that despite granting an extension to April 29, 1998, we still have not received so much as a preliminary response, nor a firm commitment as to when a final response can be expected. I am looking forward to working with you toward an amicable resolution of this matter.

Very truly yours,


Kent F. Heyman

cc: John Boersma
Charles Clay



Ex. 4

July 7, 1997

Steve McMahon
Sprint Central Telephone
330 South Valley View
Las Vegas, NV 89152

Dear Steve:

MGC (d.b.a. NevTEL) has several issues needing attention that directly affects our ability to provide service to our customers. The first of these is the lack of adequate space in your South 6 central office. MGC requested additional space in this office and was notified that a building modification would be required but apparently this is not scheduled until the end of the year. MGC offers service at this location and is in jeopardy of losing future business. I believe the building modification is simply a matter of removing a wall.

Second issue is the lack of knowledge of the actual serving areas for your central offices, remotes and digital loop carriers. Several times we were promised maps showing these configurations but as of this date we have not been given any maps or information.

Finally, NevTEL's ability to access local loop plant being served by remote devices continues to be a problem. We need to establish some method or physical means to make a connection to the local loop at this point. Our preference would be collocated DLC with a single point of connection via a cross connect terminal. If you could supply me with a name to contact that has the authority to discuss this issue, I would appreciate it.

Thank you in advance for your help.

Sincerely,

A handwritten signature in dark ink, appearing to read "Nield J. Montgomery".

Nield J. Montgomery
President & CEO

NM/plc



330 S. Valley View Blvd.
Las Vegas, NV 89152
Telephone: (702) 244-7171

July 11, 1997

Via Telefax

Kent Heyman, Esq.
General Counsel
MGC Communications, Inc.
3165 Palms Centre Drive
Las Vegas, Nevada 89103

Dear Kent,

I am writing in response to your recent request for sub-loop pricing information. I have reviewed your request with our wholesale markets management, who have informed me that our Company is prepared to price and provide unbundled loop sub-elements. However, it will be necessary for MGC Communications to provide a bona fide request for the desired unbundled sub-loop elements. This request should include a technical description of each requested sub-loop element, including the proposed quantity, location, specific equipment needed, suggested vendor information, and diagrams where appropriate. The request should be sent to Brian Theis, Senior Manager, Wholesale Markets, in our offices at 330 South Valley View Boulevard. I have alerted Mr. Theis to your request, and he would be glad to assist MGC Communications in preparing its bona fide request.

We look forward to working with you on this new project.

Sincerely yours,

A handwritten signature in cursive script, appearing to read "Ann C. Pongracz".

Ann C. Pongracz
General Counsel

ACP:hj

cc: Mr. Richard Pfeifer
Mr. Brian Theis
Mr. Kent Dickerson

Charles Clay

From: Janet Nogle
Sent: Monday, March 30, 1998 10:48 AM
To: Charles Clay
Subject: No Copper Issues/Facilities

We are having serious problems with the "NO Copper" issue. On the below customers, pre order requests were done with information that copper would be available:

S.O. 55381	Received no copper on Due Date
S.O. 56452	Received no copper on Due Date
S.O. 56619	Received no copper on Due Date
S.O. 56269	Received no copper on Due Date
S.O. 56600	Received no copper on Due Date
S.O. 56751	Received no copper on Due Date
S.O. 56603	Received no copper on Due Date

Today we were notified on S.O. 56970 due on Friday that there were no facilities. This was faxed on 3-18, due for 3-27 and we find out on 3-30 there are no facilities.

Also, even if pre orders are not done for the copper situation, they should be letting us know before the due date that there is a facility problem.

Janet



May 19, 1998

Brian Theis
Sprint
330 S. Valley View Blvd.
Las Vegas, NV 89152

Dear Brian,

We have been experiencing a significant quantity of incidents for more than a couple of months in which we will submit preorder forms to Sprint, are informed that copper facilities serve this address, MGC submits the order and we are then informed the day before the scheduled due date, the day of the due date and even the day after the due date, that facilities are not available.

We have escalated this issue to Mike Downey, Doyle Griffin and Joe Wareham. All insist that orders are keyed into your service order system within 24 hours of your receipt of the order from MGC.

We then have spoken to the Sprint Customer Care Center and we are being told that our orders are being assigned within 24 hours of their receipt from NEAC.

Brian, we obviously cannot isolate this problem and determine where the process breakdown is occurring, however, this problem must be corrected immediately. Thus far, we have been unsuccessful finding a Sprint owner who will take responsibility for isolating and resolving this problem. We expect you to do this for us.

Please give me a response by Friday, May 22, 1998.

Sincerely,

A handwritten signature in cursive script that reads "R. Charles Clay".

R. Charles Clay
Director of Carrier Relations



June 1, 1998

Ms. Nancy Winget
Sprint
330 S. Valley View Blvd
Las Vegas, NV 89152

Dear Nancy,

This letter merely confirms the information that I faxed to you on May 27, 1998 which illustrates specific instances in which MGC was not timely notified by Sprint that adequate facilities were unavailable to provide MGC with unbundled loops to meet committed service installation dates:

<u>"C" Order Number</u>	<u>Date Order Keved</u>	<u>No Copper Notification</u>	<u>Customer Installation Due Date</u>
C 815956	3/12/98	3/25/98	3/17/98
C 833424	3/16/98	3/24/98	3/20/98
C 837090	3/17/98	3/24/98	3/24/98
C 831124	3/13/98	3/25/98	3/23/98
C 873740	5/18/98	5/29/98	5/29/98
C 888496	5/21/98	5/27/98	5/28/98
C 898874	5/20/98	6/1/98	5/29/98

Please investigate these and share your plans with us to eliminate these occurrences.

Sincerely,

R. Charles Clay
Director of Carrier Relations

CC: Brian Theis

RCC:lmf



EXHIBIT 6

July 1, 1998

Brian Theis
Sprint
330 S. Valley View Blvd.
Las Vegas, NV 89152

Dear Brian,

There are a couple of issues that are causing us problems that we need to resolve.

Several months ago, during our Sprint/MGC weekly meetings we agreed that conversions for customers having multiple lines could be coordinated during the installation such that RCFs for the pilot number, and specified other numbers, could be worked prior to completing the frame work for all the jumpers associated with the conversion. MGC was instructed to place this information in the comments of the LSR to have this done.

During the past couple of months, we, and our customers, have experience tragic occurrences as a result of Sprint making no effort to accomplish such a coordination. When we called the Care Center to complain that this was not being done and as a result, we had a customer on June 30, 1998 with 91 lines and a customer with 72 lines isolated at the same time, we were informed that no effort was being made to accomplish this, the Care Center was not aware of any such procedure and Sprint did not have the manpower to coordinate such an effort.

Can we visit this subject again? Either we have grossly misunderstood this entire process or, the process is not being shared with the Care Center personnel responsible for making it happen.

We continue to experience problems in which we receive notification from Sprint of no copper and/or ORF situations under circumstances which don't allow us to properly notify our customers. We are continuing to receive and document these daily, but are not witnessing any progress in the resolution of this problem.

We were informed by Sprint INAC (Kyle Flinn) during 4Q97 that for Sprint to provide LIDB fraud control and CNAM, MGC would have to complete a full file download of all active MGC customers, for all markets, so that Sprint could create these records in the Sprint databases.

Our IS staff (Larry Costa) requested information detailing, or defining, the Information Record format required by Sprint to accomplish the full file download. In response to MGC's request for specific information concerning the DBASII Record Layout, we

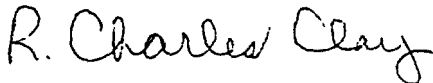
received from Ritha Ritter on February 27, 1998 ten (10) manuals of DBASII information. IS reviewed the manuals and determined that MGC could not match the record layouts that were sent by Sprint INAC. Consequently, a copy of the record layout was sent back to Ritha Ritter requesting that Sprint provide MGC with (1) the name of the document where a particular field is described and (2) the name of the field in the document. I have attached all of this correspondence.

As of today, I am still being told by Kyle Flinn that any additional information that we need must be gotten from contacting Sprint Carrier Relations in Nevada. Even after indicating on Monday, June 29, 1998, that you were on vacation for a week and I wanted to get this process moving prior to your return, I have been totally unsuccessful.

A few moments ago, I received another call from Kyle Flinn, whom I was pressuring to give me names of people to whom I can escalate this situation, indicating that my contact is Carol Schell or Teresa Singer, in your absence.

Please review this and let me know how we will proceed. INAXC has totally failed to meet my requirements and appeared unconcerned.

Thank you,



R. Charles Clay

PS. I am out of the office on July 6, 1998. Please contact Larry Costa if you can address this on Monday.

Attachment

CC: John Boersma
Larry Costa
Nancy Winget
Steve Hanik

RCC:lmf

3301 N Buffalo Drive, Las Vegas NV 89129
(702) 310-5707 Office
(702) 310-1206 Fax

MGC
COMMUNICATIONS
INC.

Fax

To: Miriam Bright From: R. CHARLES CLAY
Fax: 913-323-4798 Pages: 11 (incl. Cover)
Phone: 913-323-4718 Date: 6/23/98
Re: _____ CC: _____

☒ Urgent ☐ For Review ☐ Please Comment ☐ Please Reply ☐ Please Recycle

• Comments:

Miriam,
The objective of this project is for MGC to create a full file download of all active MGC customers to send to Sprint so that Sprint can create records in LIDB data base for all MGC customers and to provide daily updates to this data base.

I am providing to you all of the request and associated documentation that MGC has requested.

D Posse. schedule a Conference Call As

TO: RITHA RITTER - SPRINT

FAX: (913) 323-4729

FROM: LARRY COSTA - MGC COMMUNICATIONS

PHONE: (702) 310-0697 FAX: (702) 310-1111

4 PAGES TOTAL

04/05/98

Ritha -

I have tried to match the record layouts you sent me for LIDB to the documents you sent, and can't tell exactly how they match up. I want to move forward with this project, but can't forward this documentation onto the programming vendor until I can explain it to them. The longer it takes for me to get an answer, the longer it takes for me to get back on this project when an answer is finally given. I figured the best way to finalize this and get it programmed is to request the following:

I am faxing the record layouts you sent me so we both have the same documents to work from. Please write next to each field on the record layouts the (1) document where this field is described (i.e. SO-DBASII Interface or SR-NWT-002020, etc.) and (2) the name of that field in the document (i.e. Treatment Indicator, True Billing Number, etc.) that corresponds to the name provided in the record layouts.

Once I have this information, I can forward this on and get the project going.

I look forward to your quick response.

Thank you.

Larry Costa

cc Charles Clay

TOLL-BIG-EXCE - Billing (BNS) - 3rd #, Collect.

Possibly ready Fri 4/

APPENDIX A - SCREEN AND FILE LAYOUTS INPUT DATA RECORD FORMAT

FIELD NAME	START POSITION	END POSITION	VALID FIELD VALUES
REC-TYPE	1	1	ALWAYS 5
NPA	2	2	VALID NPA-NUMERIC
COC	3	7	VALID COC-NUMBER-EXCHG
LN-NBR	8	11	VALID LINE-NUMERIC
FILLER	12	12	ALWAYS SPACE
INPUT-SRC CO	13	15	VALID CID-NUMERIC
ORD-TYP	16	16	I.C.D
CLS-OF-SVC	17	19	RES. BUS. SPC. PBC. PSN. D
TOLL-BLG-EXCE	20	20	A. B. C. D
S-AND-E TYP	21	22	TT ←
UNRESTRICT CC			
ACTION	23	23	I.C.D
PN-TYP	24	24	'A' WHEN ADDING -G-UNRESTRICTED PIN ELSE SPACE
PN-NBR	25	28	VALID PIN - NUMERIC
EFF-DT	29	34	VALID DATE MMDDYY
RESTRICTED CC			
ACTION	35	35	I.C.D
PN-TYP	36	36	WHEN ADDING UNRESTRICTED PIN ELSE SPACE
PN-BNR	37	40	VALID PIN - NUMERIC
EFFDT	41	46	VALID DATE - MMDDYY
CLG-NAME	47	61	VALID CALLING NAME - ALPHANUMERIC PLUS THESE SPECIAL CHARACTERS # \$ % - = @ :
PRIV-IND	62	62	U. R
CUS-CD	63	63	VALID CUSTOMER CODE- NUMERIC → can be spaces if we don't use
SVC-ORD-TYCD	66	66	VALID SERVICE ORDER TYPE - ALPHA
SVC-ORD-NBR	67	72	VALID SERVICE ORDER NUMBER- NUMERIC
FILLER	73	124	SPACES
TIME-STAMP			
CREATE-DATE	125	130	DATE - YYMMDD
CREATE-TIME	131	138	TIME-HHMMSSSS
ERR-CD	139	140	ALWAYS SPACE

CCS600T HEADER RECORD FORMAT

FIELD NAME	START POSITION	END POSITION	VALID FIELD VALUES
REC-TYP	1	1	ALWAYS 0
BILL-NBR			
NPA	2	4	ALWAYS 000
COC	5	7	ALWAYS 000
LINE	8	11	ALWAYS 0000
FILLER	12	12	ALWAYS SPACE
INPUT-SRC-CO	13	15	VALID COMPANY #=NUMERIC
DTL-RCRD-CNT	16	24	RECORD COUNT OR ALL ZEROS
FILER	25	124	ALWAYS SPACE
TIME-STAMP	125	138	DATE& TIME YYMMDDHHMMSSSS
ERR-CD	139	140	ALWAYS SPACE

TRAILER RECORD

FIELD NAME	START POSITION	END POSITION	VALID FIELD VALUES
REC-TYP	1	1	ALWAYS 9
BILL-NBR			
NPA	2	4	ALWAYS 999
COC	5	7	ALWAYS 999
LINE	8	11	ALWAYS 9999
FILLER	12	12	ALWAYS SPACE
INPUT-SRC-CO	13	15	VALID COMPANY NUMBER NUMERIC
DTL-RCRD-CNT	16	24	SUM OF DETAIL RECORDS
FILLER	25	124	ALWAYS SPACE
TIME-STAMP	125	138	DATE & TIME YYMMDDHHMMSSSS
ERR-CD	139	140	ALWAYS SPACE

Sprint LIDB File Layout

<u>Field Name</u>	<u>Best Guess Description</u>	<u>Size</u>	<u>Valid Data</u>	<u>Page in DBAS II Interface Requir'ts.</u>
REC-TYPE	Record Type	1	Always "5"	
NPA	No.Am. Call Plan Area Code	3		
COC	Exchange (NXX)	3		
LN-NBR	Line Number	4		
FILLER		1	Always Space	
INPUT-SRC-CO	Input Source Company Number	3	What is this number?	--
ORD-TYP	Order Type	1	I= ? C= ? D= ?	
CLS-OF-SRV	Class of Services	3	RES= POTS- Residential BUS= POTS-Business SPC= ? PBC= ? PBN= ? D= ?	
TOLL-BLG-EXCE	????	1	A= ? B= ? C= ? D= ?	
S-AND-E-TYPE	Service and Equipment Type	2	TT= ?	
UNRESTRICT CC ACTION	Unrestricted Calling Card Action	1	I= ? C= ? D= ?	
PIN-TYP	Unrestricted Calling Card Pin Type	1	A= Adding (what?) What are the Type Codes and their descriptions?	
PIN-BNR	Unrestricted Calling Card Pin Number	4	Numeric Only	
EFF-DT	Unrestricted Calling Card effective Date	6	MMDDYY	
RESTRICTED CC ACTION	Restricted Calling Card Action	1	I= ? C= ? D= ?	
PIN-TYP	Restricted Calling Card Pin Type	1	What are the Type Codes and their descriptions?	
PIN-NBR	Restricted Calling Card Pin Number	4	Numeric Only	
EFFDT	Restricted Calling Card effective Date	6	MMDDYY	
CLG-NAME	Calling Name	15	Alphanumeric plus #S&-=/@	Pg15 of Enhancement Requirements (GNS)